IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

CHRISTINA R. PAOLI,

Plaintiff,

v. :

THE STATE OF DELAWARE and DELAWARE TECHNICAL AND COMMUNITY COLLEGE,

Defendants.

JURY TRIAL DEMANDED

C. A. NO. 06-462

OPENING BRIEF IN SUPPORT OF MOTION FOR RECONSIDERATION OF THE COURT'S DECEMBER 18, 2007 MEMORANDUM OPINION AND ORDER [D.I. 30]

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Dated: January 3, 2008

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NATURE AND STAGE OF THE PROCEEDINGS

On July 28, 2006, plaintiff, Christina R. Paoli ("Plaintiff"), filed the complaint against the State of Delaware and Delaware Technical and Community College ("Delaware Tech") including eight counts of alleged violations of certain constitutional rights [D.I. 1].

On October 26, 2006, the State of Delaware answered the complaint [D.I. 6]. On October 30, 2006, Delaware Tech answered the Complaint [D.I. 7].

On October 31, 2006, the State of Delaware filed its motion for judgment on the pleadings [D.I. 8]. On December 18, 2006, Delaware Tech filed its motion for judgment on the pleadings [D.I. 15].

On December 18, 2007, the Court issued a Memorandum Opinion and Order [D.I. 30] (the "Opinion") dismissing all counts of the complaint against the State of Delaware and all counts of the complaint against Delaware Tech except with respect to count III pertaining to an alleged violation of due process rights. This is Delaware Tech's opening brief in support of its motion for reconsideration of the Opinion as respects dismissal of count III.

SUMMARY OF ARGUMENTS

- I. An essential element of Plaintiff's due process claim is demonstration of a protected property interest created by state law. The complaint fails to identify any such protected property interest. In the context of a Rule 12(c) motion, the existence of an essential element of Plaintiff's due process claim cannot be assumed without any support thereof within the complaint. As such, Plaintiff's due process claim fails for lack of an essential element of the claim and must be dismissed.
- II. The case law relied upon by the Opinion with respect to count III of the complaint is both factually and legally distinguishable from the matter at hand. Case law that is more directly on point for the present situation supports that there is neither a fundamental right to nor property interest in post-secondary education that gives rise to the due process protection of the Fourteenth Amendment. Pursuant to such case law, there is no viable due process violation claim arising from a student's disciplinary dismissal from a post-secondary educational institution.

STATEMENT OF RELEVANT FACTS¹

Delaware Tech's Dean Hicks-Goldstein sent a letter to Plaintiff on April 13, 2006 that enclosed the complaint against Plaintiff for violating Delaware Tech's drug-free policy.² Dean Hicks-Goldstein sent a letter to Plaintiff on April 24, 2006 that enclosed the complaint against Plaintiff for violating Delaware Tech's violence-free policy. Delaware Tech's in-house counsel, Brian Shirey, Esquire, confirmed receipt by Plaintiff of the aforementioned complaints in a letter to Plaintiff dated May 4, 2006.⁴ Mr. Shirey's letter also informed Plaintiff that a hearing on the complaints was scheduled on campus on May 10, 2006.

At 8:55 a.m. on May 10, 2006, Plaintiff had delivered to Delaware Tech a generic doctor's note dated May 1, 2006 and indicating that Plaintiff was to be off work and school until May 14, 2006.⁵ Plaintiff cited to this doctor's note as support for her request to continue the May 10th hearing due to her alleged physical inability to be on campus. However, Delaware Tech was aware that Plaintiff had been on campus participating in her classes and otherwise during the time period that her doctor's note alleges she was physically incapable of doing so. For example, Plaintiff participated in a course taught by Michael Terranova and was in such class on May 4, 2006.⁶ A Public Safety report also confirms that Plaintiff was on campus on May 4, 2006. Given Plaintiff's obvious ability to be on campus despite her claimed physical inability to do so, Delaware Tech denied Plaintiff's request to continue the May 10th as a disingenuous attempt to delay the proceedings.

¹ This statement of facts is not a full recitation of the factual background, but instead is limited only to those facts that Delaware Tech deems relevant to the due process allegation.

² See Appendix to Opening Brief in Support of Motion for Reconsideration of the Court's December 18, 2007 Memorandum Opinion and Order at A1-A12 (herein after referred to as A1 to A12).

³ See A13-A33.

⁴ See A34.

⁵ See A35.

⁶ See A36.

⁷ See A37-A39.

ARGUMENTS

I. ESSENTIAL ELEMENTS OF PLAINTIFF'S DUE PROCESS CLAIM CANNOT BE ASSUMED, BUT RATHER THEY MUST BE DEMONSTRATED WITHIN THE COMPLAINT

Plaintiff alleges a §1983 violation based upon an alleged deprivation of her Fourteenth Amendment due process rights. "To establish a § 1983 violation, a plaintiff must 'demonstrate a violation of a right protected by the Constitution ... that was committed by a person acting under the color of state law." "The 'first step in evaluating a Section 1983 claim is to identify the exact contours of the underlying right said to have been violated and to determine whether the plaintiff has alleged a deprivation of a constitutional right at all."

A due process claim consists of three elements: (1) defendants must deprive plaintiff of an interest protected by law; (2) that deprivation must be the result of some governmental action; and (3) the deprivation must be without due process. ¹⁰ As to the first element, this court has recognized that "a plaintiff must demonstrate that he or she was deprived of a life, liberty or property interest." ¹¹

On a Rule 12(c) motion, "unsupported allegations," "bald assertions," or "legal conclusions" should be rejected. By simply stating that she was deprived of her due process rights without further explanation of the underlying right said to have been violated, Plaintiff does not sufficiently plead her claim. Plaintiff must identify a protected interest that springs from state law.

Indeed, the very authority referenced in the Opinion, Ross v. Pennsylvania State

<u>University</u>, confirms that one claiming a due process violation must demonstrate a protected

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⁸ Satterfield v. Brady, 2003 WL 22953179, *2 (D.Del. Dec. 9, 2003) (attached as Exhibit A) (quoting Nicini v. Morra, 212 F.3d 798, 806 (3d Cir. 2000).

¹⁰ Satterfield at *2 (citing Cospito v. Heckler, 742 F.2d 72, 80 (3d Cir. 1984)).

¹¹ Satterfield at *2 (citing Cunningham v. Becker, 96 F.Supp.2d. 369, 374 (D.Del. 2000)).

¹² See In re Gen. Motors Class E Stock Buyout Sec. Litig., 694 F.Supp. 1119, 1125 (D.Del. 1988). See also, Collins v. Hunter, 2007 WL 108385, *1 (D.Del. Jan. 12, 2007) (attached as Exhibit B) (citing Amiot v. Kemper Ins. Co., 122 Fed. Appx. 577, 579 (3d Cir. 2004) (applying equivalent standard from Rule 12(b)).

interest stemming from state law.¹³ Plaintiff's complaint does not identify any such state law giving rise to a protected interest in the context of this matter. Thus, Plaintiff has failed to plead an essential element of her due process claim. With all due respect, it is improper to assume otherwise, else the Court is accepting "unsupported allegations," "bald assertions," and "legal conclusions" that Plaintiff has a protected interest rather than holding Plaintiff to her burden to sufficiently plead as much.

II. THE AUTHORITY RELIED UPON BY THE OPINION WITH RESPECT TO PLAINTIFF'S DUE PROCESS CLAIM IS DISTINGUISHABLE FROM THE PRESENT MATTER

Like many other decisions on the subject, the <u>Ross</u> case essentially assumes that one has a protected property interest in the continuation of her education after high school.¹⁴ Meaning no disrespect, the court in <u>Ross</u> offered little by way of explanation or analysis before leaping to this conclusion. <u>Ross</u> makes broad reference to contract theory somehow governing the relationship between student and post-secondary educational institution, but does not explain how that theory is applicable.¹⁵ Indeed, Delaware Tech suggests that the contract theory was not truly applicable in <u>Ross</u> and is certainly not applicable in the present case.

This is not a situation where Plaintiff completed her coursework and paid her tuition and Delaware Tech refused to grant her a diploma. One could understand how such a fact scenario may give rise to a contractual claim. But that is not the fact scenario of this case, rather Plaintiff

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¹³ 445 F.Supp. 147, 152 (M.D. Pa. 1978) ("sufficiency of the claimed entitlement must be decided by reference to state law").

¹⁴ <u>See Marsh v. Delaware State University</u>, 2006 WL 141680, *5 (D.Del. Jan. 19, 2006) (attached as Exhibit C) (recognizing that pursuit of an education is not a fundamental right for purposes of due process and that courts that have found a property interest in continued enrollment in schools have assumed its existence).

¹⁵ Ross unfortunately melds together an analysis of dismissal of a student for academic reasons with an analysis of the student's contractual rights as an employee of the school. The contract theory appears directed to the latter employment relationship, and not appropriately to the academic relationship. In any event, there is no overlay of an employment issue in the present matter as Plaintiff makes her due process claims with respect to the disciplinary hearing only.

was disciplined for violation of Delaware Tech's drug-free policy and anti-violence policy. Thus, based upon the circumstances of this case the Ross contract theory is inapplicable. ¹⁶

Several decisions out of the Seventh Circuit directly addressing the issue have soundly rejected that one has a protected property interest in post-secondary education. For example, in Williams students received 2 and 3 year suspensions after being convicted of sorority hazing.¹⁷ The court dismissed plaintiffs' claims that they were denied procedural due process in their disciplinary hearings after analyzing and concluding that Illinois state law does not create a protected interest in post-secondary education.

> [P]laintiffs' procedural due process claims were dismissed because neither the United States Constitution nor the State of Illinois has identified a property right in post-secondary education. Galdikas v. Fagan, 342 F.3d 684, 692 (7th Cir. 2003), abrogated on other grounds by Spiegla v. Hull, 371 F.3d 928, 941-42 (7th Cir. 2004); see also Doe v. Board of Trustees of University of Illinois, 429 F.Supp.2d 930, 942 (N.D. Ill. 2006) (citing Gladikas, 342 F.3d at 688-91) (There is no fundamental right to, nor recognized property interest in, post-secondary education); and Cady v. South Suburban College, 310 F.Supp.2d 997, 1000 (N.D.III. 2004) (citations omitted) ("There is no general constitutional right to higher education... A property interest may arise from rights created by state statutes or by contracts with public entities, but Illinois has not identified a property right in post-secondary education.") . . . ¹⁸

Delaware Tech respectfully suggests that the analysis employed by the Seventh Circuit decisions is well-reasoned and conforms to the due process notions enunciated by the Third Circuit (i.e., for purposes of due process protection an entitlement must be created by state law). Much like Illinois, Delaware has not promulgated a law giving its citizens an entitlement to postsecondary education. Because there is no such entitlement in Delaware, Plaintiff herein cannot

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¹⁶ See Williams v. Wendler, 2007 WL 329131, *1 (S.D.Ill. Feb. 1, 2007) (attached as Exhibit D) (distinguishing claims by students on contract theory from due process claims arising from disciplinary action).

¹⁸ Id. at *1. See also, Doe v. Board of Trustees of the University of Illinois, 429 F.Supp.2d 930, 943-43 (N.D. Ill. 2006) (holding that since neither Constitution nor Illinois state law created a protected interest in post-secondary education a student could not maintain a claim for violation of due process rights arising from dismissal from postsecondary educational institution).

maintain a claim for violation of her Fourteenth Amendment due process rights with respect to a disciplinary proceeding suspending her from Delaware Tech.

CONCLUSION

Plaintiff failed to plead an essential element of her due process claim. That is, Plaintiff has not identified a property interest or entitlement to an education at Delaware Tech that is protected by the Fourteenth Amendment's due process requirements. It is improper to assume that Plaintiff has sufficiently plead an essential element of her claim in the context of a Rule 12(c) motion.

In any event, Delaware law does not give rise to an entitlement or property interest in an education at Delaware Tech. Because there is no such interest, Plaintiff cannot maintain a claim for procedural due process with respect to the disciplinary proceedings that resulted in her suspension from Delaware Tech. For these reasons, count III of the complaint must be dismissed as to Delaware Tech.

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Dated: January 3, 2008

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v.

C. A. NO. 06-462

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THE STATE OF DELAWARE and DELAWARE TECHNICAL AND COMMUNITY COLLEGE,

Defendants.

APPENDIX TO OPENING BRIEF IN SUPPORT OF MOTION FOR RECONSIDERATION OF THE COURT'S **DECEMBER 18, 2007 MEMORANDUM OPINION AND ORDER [D.I. 30]**

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Dated: January 3, 2008

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♦ Dover ♦ Georgetown ♦ Stanton ♦ Wilmington

April 13, 2006

Ms. Christina Paoli 34363 Summerlyn Dr. Apt. 204 Lewes, DE 19958

PECEIVED

Registered Mail





Dear Ms. Paoli:

This letter is written to inform you that you have been accused of violating Delaware Tech's Student Rights and Standards of Student Conduct Policy. Ron Burgess, Athletic Director, indicated in a letter dated March 24, 2006, that based on a report submitted by the Athletic Review Committee, that you had allegedly violated the College's Drug-Free School and Workplace Policy by offering a controlled substance (percocet) to members of the softball team. A copy of the complaint and the Student Rights and Standards of Student Conduct Policy are attached.

On March 30, 2006, you attended a meeting with Rodney Reeves, Assistant Athletic Director, where he attempted to explain the charges against you and inform you that you were suspended from the team, pending further investigation of the charges. He was also prepared to explain the steps of the resolution process, as outlined in the Student Handbook. However, you abruptly left the meeting without allowing him to finish.

After reviewing the documentation given to me by Ron Burgess, I feel that a suspension from the team, as recommended by the Athletic Review Committee, from March 30, 2006 to April 14, 2006, would be an appropriate sanction (see Sanctions for Violation of Student Conduct Standards in the Student Rights and Standards of Student Conduct). Now that the suspension is completed, you will be allowed to participate in all activities associated with the softball team after April 14, 2006. If you choose to have a hearing before the Campus Judicial Committee, the investigation into the charges will continue. Whatever your decision, you will be allowed to participate in all activities associated with the softball team.

You have five (5) working days to respond in writing to the accusations against you. In addition, you are hereby advised of the following:

- You have the right to a hearing before a Campus Judicial Committee in accordance with the hearing process outlined in Section VI.
- You have the right to be represented by an advisor or an attorney in a hearing before the Campus Judicial Committee. The name of the advisor or attorney must be submitted to the Campus Judicial Committee at least twenty-four (24) hours prior to the hearing.
- You have the right to waive a hearing before the Campus Judicial Committee and to accept the disposition of the matter as determined by me. If a hearing is waived, I intend to impose a suspension from the team from March 30, 2006 to April 14, 2006.
- That waiving the right to a hearing includes waiving the right to an appeal.
- That you will be deemed to have waived your right to a hearing before the Campus Judicial Committee unless a written request is received by me within seven (7) working days after the date of this notice.
- You have the right to appeal the decision of the Campus Judicial Committee to me in my capacity as Dean of Student Services.

If you have any further questions about the process, please do not hesitate to contact me at 454-3998 or 571-5360.

Regan Hicks-Goldstein

Sinderely,

Dean of Student Services

cc. Lawrence H. Miller Vice-President & Campus Director

> Ron Burgess Athletic Director

March 24, 2006

MEMORANDUM

TO:

Regan Hicks-Goldstein

Dean of Student Services

FROM:

Ron Burgess Reb

Athletic Director

RE:

Athletic Review Committee Investigation – Christine Paoli

I am writing to advise you of the outcome of the Athletic Review Committee investigation. As you are aware, Christine Paoli wrote a letter concerning specific issues with the women's softball team. Upon receipt of the letter, I convened the committee to investigate the charges.

Based on the findings of the committee, it was felt that the coaching staff should focus on their methods of communication with the team. As a consequence of this, I have met with the coaching staff to develop an ongoing process that addresses appropriate decorum for the coaching staff. Additionally, it was determined that many of the issues that were presented resided within the area of coaching decisions.

During the process of this investigation, an allegation was made that there was an offer to provide a controlled substance to the team members by Christine Paoli. The committee found that this is a violation of the Athletic Code of Conduct and the Drug-Free Schools & Workplace Policy. Summarily, they have recommended that Christine Paoli be suspended from the women's softball team pending a full investigation of these charges.

As Athletic Director, I concur with the committee's recommendation until such time that a complete investigation has been completed.

Delaware Technical & Community College Policy regarding Student Rights and Standards of Student Conduct

Delaware Technical & Community College has the responsibility and duty to establish and deliver a comprehensive educational program to the citizens of the State of Delaware as defined in the law through the General Assembly. The College is committed to providing a learning environment for students in which they may grow both as students and citizens.

As members of the College community, students have an obligation to participate in the life of the College in a responsible manner. Students have the freedoms of speech, peaceful assembly and petition, as well as the right to due process. However, students also have responsibilities and duties commensurate with their rights and privileges.

II. Purpose

The purpose of this policy is to state and uphold rules and regulations deemed necessary for the orderly administration and operation of the College, for the orderly resolution of conflicts and disputes, and for the protection of the College community against misconduct and unlawful acts. Additionally, this policy identifies the type of conduct encompassed, the procedures to be used when infractions are alleged, and the sanctions for policy violations.

III. Scope

- A. Delaware Technical & Community College's jurisdiction for student discipline purposes shall include conduct that occurs on campus and at College-sponsored activities held off College premises that may adversely affect the College community and/or the pursuit of its objectives.
- B. Conduct involving allegations of academic dishonesty will be handled under the College Policy on Academic Dishonesty.
- C. A student who wishes to challenge an academic grade given in any course must proceed in accordance with the Academic Grade Challenge Policy.
- D. Allegations concerning behavior in the academic setting will be handled under this Student Rights and Standards of Student Conduct Policy.
- E. The Vice President for Academic Affairs, in consultation with the Collegewide Deans of Student Services, may develop forms and procedures for the administration of this Student Rights and Standards of Student Conduct Policy.
- F. The College will administer disciplinary action and, if necessary, initiate criminal or civil actions consistent with constitutional safeguards accorded by law. Any questions about the College's jurisdiction will be resolved by Delaware Technical & Community College's Chief Legal Counsel.

IV. Student Rights

- A. Students enrolled in any program or course at any campus of the College have the right to pursue their educational goals and may expect:
 - 1. A description of the course to include the measurable objectives, course requirements and evaluation procedures.
 - 2. A fair performance evaluation based on measurable objectives and course requirements.
 - 3. The opportunity to discuss, inquire and express their views in the classroom or in conference.
 - 4. Protection against improper disclosure concerning data which is confidential, in accordance with state and federal guidelines. (See the Family Educational Rights and Privacy Act FERPA)
 - 5. To be treated with dignity and respect.
- B. Procedure For The Resolution of Complaints By a Student
 - Step 1 A student who feels that any of his/her rights, as identified above, have been violated is encouraged to first meet with the person accused of violating the students' rights to seek satisfactory resolution in an informal manner through discussion.
 - **Step 2 -** In the opinion of the student, if satisfactory resolution is not achieved at Step 1, the student shall meet with his/her program counselor or advisor to discuss and facilitate a resolution of the complaint. The facilitator (counselor or advisor) may include other individuals as appropriate.
 - Step 3 In the opinion of the student, if a satisfactory resolution is not accomplished at Step 2, the student shall file a written complaint with the Dean of Student Services. The written complaint shall be submitted within five (5) working days after all meetings with the facilitator have concluded. The complaint shall include the name of the person accused of violating one or more of the rights as set forth above, a statement of the specific right or rights alleged to have been violated by the accused, the manner in which the right or rights is alleged to have been violated, the identity of any person who has knowledge of any fact supporting the charge(s) and a summary of all facts of which the person is alleged to have knowledge, a summary of efforts to resolve the matter to date and the relief sought by the complaining party.

Step 4 - The Dean of Student Services, after reviewing the complaint to ensure that the resolution process has been properly followed, will forward a copy of the written complaint to the accused, who will be given an opportunity to respond to the accusations against him/her. The response shall be written and shall be submitted within 10 working days from the date the complaint is forwarded by the Dean of Student Services. If the accused is an employee, his or her immediate supervisor shall be notified by the Dean of Student Services that a complaint has been filed. The Dean of Student Services shall thereafter conduct such investigation into the allegations as he/she deems necessary and shall notify the student and the accused in writing of his/her determination. In the event that the Dean of Student Services determines that a students' rights have been violated by an employee of Delaware Technical & Community College, then the Dean of Student Services shall also provide a copy of his or her decision to the appropriate dean or director, the Director of Human Resources of the campus where the employee is employed, or to the Assistant Vice President for Human Resources if the employee is employed in the Office of the President, who shall administer such discipline, if any, as he/she deems appropriate. Any disciplinary action and/or corrective action taken, or appeals thereof, will be in accordance with section XII, Conduct and Corrective Action Policy of the Personnel Policy Manual.

V. Standards of Student Conduct

Students enrolled in any program or course at any campus of the College have the responsibility to conduct themselves in a manner conducive to the orderly operation of the College and will be expected to:

- 1. Attend classes on a regular basis in order to have the maximum opportunity to complete the measurable objectives and meet the requirements of each course.
- 2. Respect the rights of staff members and students as they participate in College courses, programs and activities.
- 3. Satisfy all financial obligations to the College.
- 4. Comply with all published Delaware Technical & Community College policies, rules and/or regulations included in the Student Handbook and elsewhere.
- 5. Comply with all federal, state and local laws.
- 6. Treat others with dignity and respect.



A. Unacceptable Student Conduct

The College has determined that the following student actions are unacceptable and subject to disciplinary action under the procedures set forth in this policy. Such behavior shall include, but not be limited to:

- 1. The incitement or acts of force, assault, offensive touching, coercion, harassment, violence, intimidation or any interference with the free movement of others upon the College premises, or any act which endangers the mental or physical health or safety, or any act which is in violation of the Delaware Technical & Community College Violence-Free College Policy.
- 2. Disruption or obstruction of the orderly operation of Campus activities, on or off College premises. Disruptive behaviors may include, but are not limited to, profane or vulgar statements or gestures, personal habits, personal appearance, slanderous or libelous statements, speech-oriented activities or publications.
- 3. Gambling.
- 4. Possession, consumption and/or abuse of illegal drugs and/or alcohol or any violation of the Delaware Technical & Community College Drug-Free School And Workplace Policy.
- 5. Forgery, bribery, perjury, making a false statement, and/or other behavior indicating dishonesty.
- 6. Cheating, plagiarism or other violation on the College's Policy on Academic Dishonesty.
- 7. Theft, robbery, criminal trespass and/or burglary.
- 8. Intentional destruction of College property or the property of another or damaging public or private real or personal property without the permission of the owner by knowingly, purposely or recklessly drawing, painting or making any significant mark or inscription thereon.
- 9. Sexual assault, stalking or other violation of the Delaware Technical & Community College Sexual Assault Policy.
- 10. Violation of the Delaware Technical & Community College Policy Prohibiting Weapons and Dangerous Instruments or Devices.
- 11. Violation of the Delaware Technical & Community College Sexual Harassment Policy which will be handled according to the Procedure for the Resolution of Sexual Harassment Complaints as published in the Student Handbook.
- 12. Violation of the Delaware Technical & Community College Acceptable Use of Electronics Networks Policy.
- 13. Violation of any other published Delaware Technical & Community College policy, rule and/or regulation included in the Student Handbook and elsewhere.
- 14. Any other violation of federal, state or local law.

B. Procedure for the Resolution of a Complaint Against a Student

Any member of the College community who has reason to believe that a student has violated the Standards of Student Conduct should report the alleged violation to one of the following College officials:

- Members of the Public Safety Department
- Dean of Student Services
- Dean of Instruction
- Director of Corporate and Community Programs (for non-credit students)
- Evening Coordinator/Evening Operations Manager

The Vice President and Campus Director and each of the College officials designated above shall have the authority to immediately remove from campus any student who is accused of violating the Standards of Student Conduct when, in the opinion of the Vice President and Campus Director or other designated College official, the student's continued presence on campus creates an unreasonable risk to the health, safety and/or welfare of any member of the College community or is disruptive to the learning environment. This action may include calling the local law enforcement officers as necessary. In addition, after review with the respective Vice President/Campus Director, the Dean of Student Services shall have the authority to suspend a student pending a hearing in cases when, in the opinion of the Dean of Student Services, the welfare of the College community is endangered or jeopardized by the student's continued presence on campus or to place such conditions on the student's presence on campus as he/she determines in his/her discretion to be in the best interest of the College, its students and staff.

In cases where the initial report of alleged student misconduct is reported to a Dean of Instruction or a Public Safety Officer, he/she shall report the complaint to the Dean of Student Services as soon thereafter as is reasonably practicable.

The following procedure shall apply to all complaints against a student unless another procedure and/or process has been established by another College Policy or by agreement for students in non-credit courses.

Upon receipt of notice that a violation of the Standards of Student Conduct is believed to have occurred, the Dean of Student Services shall utilize the following procedure to resolve the matter:

Step 1 – If appropriate, the Dean of Student Services shall encourage the complaining party to first meet with the student accused of violating the Standards of Student Conduct in an effort to seek a satisfactory resolution in an informal manner through discussion.

Step 2 - In the opinion of the complaining party, if a satisfactory resolution is not accomplished at Step 1, or if informal discussions with the accused would jeopardize the health, safety or welfare of the complaining party, the Dean of Student Services shall request a formal written complaint from the complaining party. The written complaint shall be received within five (5) days after the request from the Dean of Student Services and shall include the name of the person accused of violating the Standards of Student Conduct, a statement of the specific Standards of Student Conduct alleged to have been violated by the accused, the manner in which the Standards of Student Conduct are alleged to have been violated, the identity of any person who has knowledge of any fact supporting the charge(s) and a summary of all facts of which the person has knowledge, a summary of efforts to resolve the matter to date and the relief sought by the complaining party.

The Dean of Student Services, after reviewing the complaint to ensure that all required information has been provided and the resolution process has been properly followed, will forward a copy of the written complaint to the accused, who will be given an opportunity to respond in writing to the accusations against him or her within five (5) working days. The Dean of Student Services shall include a copy of The Student Rights and Standards of Student Conduct and shall advise the accused of the following:

- That the accused violator has the right to a hearing before a Campus Judicial Committee in accordance with the hearing process outlined in Section VI.
- That the accused violator has a right to be represented by an advisor or an attorney in a hearing before the Campus Judicial Committee. The name of the advisor or attorney must be submitted to the Campus Judicial Committee at least twenty-four (24) hours prior to the hearing.
- That the accused violator has a right to waive a hearing before the Campus Judicial Committee and to accept the disposition of the matter as determined by the Dean of Student Services, including the possible sanctions to be imposed.
- That waiving the right to a hearing includes waiving the right to an appeal.
- That the accused violator will be deemed to have waived his/her right to a hearing before the Campus Judicial Committee unless a written request is received by the Dean of Student Services within seven (7) working days after the date of the notice advising the accused violator of his/her rights as contained herein.
- That the accused violator has the right to appeal the decision of the Campus Judicial Committee to the Dean of Student Services.

In the event the accused elects to have a hearing, the Dean of Student Services shall notify the Vice President and Campus Director of the need to appoint a Campus Judicial Committee. Upon receipt of the names of the Campus Judicial Committee appointments, the Dean of Student Services will notify all parties, in writing, of the date, time and place of the scheduled hearing. The hearing shall be conducted in accordance with Section VI.

Either party has the right to appeal the decision of the Judicial Committee to the Dean of Student Services within seven (7) working days after receipt of the decision.

In the event that the accused student waives his/her right to a hearing or withdraws a request that was previously made, the Dean of Student Services shall conduct such investigation into the allegations as he/she deems necessary and shall notify the complainant and the accused student in writing of his/her determination. The investigation of the alleged violation and the subsequent decision of the Dean of Student Services shall be final. The Dean shall notify the accused violator and the complaining party, in writing, of the final determination.

C. Sanctions for Violation of Student Conduct Standards

Sanctions applied for violations of Student Conduct Standards may include any one or more of the following:

- 1. Written Reprimand A written notice to the student that his or her actions violated the Standards of Student Conduct and that future incidents of misconduct may be cause for further disciplinary action.
- 2. Disciplinary Probation A specified period of time during which the student is expected to demonstrate appropriate conduct as a member of the academic community.
- 3. Academic or Social Restriction Exclusion from stated classes, facilities, services or activities for a specified period of time.
- 4. Restitution Payment for damages to College property or the property of another.
- 5. Rehabilitative Referral Referral to an accepted physician or mental health counselor for evaluation and, if indicated, treatment for a physical, mental or psychological condition or disorder.
- 6. Suspension Temporary (5 days or less) withdrawal of the student's right to attend classes or otherwise be present on College premises or to attend College functions, whether on campus or off campus.
- 7. Dismissal Withdrawal of the privilege of registration, class attendance or activities on any campus of the College for an indefinite period of time.

The College reserves the right to refer a student for criminal prosecution, which may be in addition to any sanction set forth above.

VI. The Hearing Process

Written charges of Violations of Student Conduct Standards in which judicial proceedings are elected, will be referred to and heard by a Campus Judicial Committee composed of:

Two (2) students of the campus appointed by the Student Government Association.

Two (2) staff members, one (1) each appointed by the Dean of Instruction and the Dean of Student Services.

Delaware Technical & Community College's Chief Legal Counsel, or his/her designee, who shall serve as the chairperson.

No member of the Campus Judicial Committee may be a party to the case for which he/she is sitting in judgment. In the event that Chief Legal Counsel is a party or potential witness, then the chairperson shall be appointed by the College President. Pending final decision of the complaint, the status of the accused will not change as to his/her continued presence on campus and participation in scheduled assignments or classes, except where his/her presence constitutes a real and present danger to himself/herself, to others or to the orderly operation of the College.

The accused will be advised by the Dean of Student Services of possible sanctions or disciplinary action with sufficient detail to enable him/her to prepare properly for the hearing. The accused may withdraw his/her request for a hearing at any time.

The complaining party may withdraw charges at any time. Once charges are withdrawn, they may not be reintroduced unless sufficient new evidence is brought forth. A written request to withdraw charges must be submitted to the Dean of Student Services who will notify all parties of the action.

The chairperson shall preside over the hearing and shall make all rulings concerning the admissibility of evidence. The hearing will be upon sworn or affirmed testimony and the proceedings will be tape-recorded for the preservation of the record. The Delaware Uniform Rules of Evidence shall be used as a guide to the admissibility of evidence. All documents submitted as evidence and the tape-recording of the hearing will be kept for not less than one (1) year. Since the hearing will be audio tape-recorded, it will be necessary for each person to state his or her identity when speaking. The parties may submit relevant factual data, documents, testimony and argument. Only evidence and argument presented at the hearing or presented to the Campus Judicial Committee and opposing parties before the hearing may be taken into consideration by the Judicial Committee in making its findings and rendering its decision. All members of the Judicial Committee must be present to proceed to hearing and must remain for the duration of the proceedings.



To begin the hearing, the chairperson of the Judicial Committee will read the statement of charges. The person bringing the charges may present evidence, call witnesses in his/her own behalf, and confront and cross-examine witnesses called by the accused. The accused shall have the right to present evidence, to call witnesses in his/her own behalf, and to confront and cross-examine witnesses called by the person bringing the charges. The Campus Judicial Committee may also call witnesses to give testimony, who shall also be subject to cross-examination by either party. The person bringing the charges will be required to attend the hearing. The hearing will be open only to members of the Campus Judicial Committee, the accused and his/her advisor or attorney, the person bringing the charges and his/her advisor or attorney, and witnesses called to testify. All witnesses shall be sequestered.

Upon conclusion of the hearing, the Judicial Committee will make findings of fact and conclusion as to innocence or guilt which will be established by a preponderance of evidence and by a majority vote of the Campus Judicial Committee. The burden of proof rests with the person bringing the charges. The chairperson will cast a vote only in case of a tie vote. The Campus Judicial Committee will submit a written decision to the Dean of Student Services within seven (7) working days, setting forth its findings and, if applicable, the disciplinary action to be imposed where a finding of guilt is rendered upon the student. The Dean of Student Services will forward a copy of the Campus Judicial Committee's decision to the accused student and to the person bringing the charges within five (5) working days after his or her receipt thereof.

In cases where a violation of the Standards of Student Conduct is found, the Dean of Student Services shall advise the student of his or her right to submit an appeal, in writing, within seven (7) working days from the receipt of the written notice. The appeal shall be to the Dean of Student Services and shall be based on the record before the Campus Judicial Committee. Upon review and examination of the Campus Judicial Committee's findings, the Dean may either affirm or reverse the Committee's decision. The decision by the Dean of Student Services shall be in writing and shall be the final disposition of the complaint.



♦ Dover ♦ Georgetown ♦ Stanton ♦ Wilmington

April 24, 2006

Ms. Christina Paoli 34363 Summerlyn Dr. Apt. 204 Lewes, DE 19958

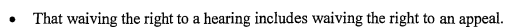
Dear Ms. Paoli:

This letter is written to inform you that you have been accused of violating Delaware Tech's Student Rights and Standards of Student Conduct Policy in the manner set forth in the attached complaint. A copy of the complaint (consisting of an April 22, 2006 letter from Stacie Lynn Burris and a Stanton Campus Public Safety Report dated April 24, 2006) and the Student Rights and Standards of Student Conduct Policy are attached. After consultation with the Vice-President & Campus Director, I have determined that the welfare of the College community is endangered or jeopardized by your continued presence at athletic events. Therefore, you are hereby suspended from all sports-related extra-curricular activities, including games and the Athletic Banquet, until the complaint has been resolved.

You have five (5) working days to respond in writing to the accusations against you. In addition, you are hereby advised of the following:

- You have the right to a hearing before a Campus Judicial Committee in accordance with the hearing process outlined in Section VI.
- You have the right to be represented by an advisor or an attorney in a hearing before the Campus Judicial Committee. The name of the advisor or attorney must be submitted to the Campus Judicial Committee at least twenty-four (24) hours prior to the hearing.
- You have the right to waive a hearing before the Campus Judicial Committee and to accept the disposition of the matter as determined by me. If the allegations against you are substantiated, then the sanction I may impose could include a rehabilitative referral, suspension from the team or from classes, or dismissal from the College for a definite amount of time.

Delaware Technical & Community College



- That you will be deemed to have waived your right to a hearing before the Campus Judicial Committee unless a written request is received by me within seven (7) working days after the date of this notice.
- You have the right to appeal the decision of the Campus Judicial Committee to me in my capacity as Dean of Student Services.

If you have any further questions about the process, please do not hesitate to contact me at 454-3998 or 571-5360.

Sincerely,

Dean of Student Services

cc. Lawrence H. Miller Vice-President & Campus Director

> Ron Burgess Athletic Director



April 22, 2006 148 Woodside Drive Chesapeake City, MD 21915

Ms. Regan Hicks-Goldstein
Dean of Student Services
Delaware Technical & Community College
Stanton Campus
400 Stanton-Christiana Road
Newark, DE 19713

Dear Dean Goldstein:

I would like to inform you of the events that have occurred over spring vacation. First of all, we, the Delaware Tech 2006 Softball team and I, are being followed by a private investigator named Hugh Craig from FYI Detectives. Craig drives a silver Chrysler Sebring with a Delaware license plate tag of 161630 but he has also been seen in a pick-up truck. We contacted the state police and Corporal Fox from troop six investigated him for us. He was not only watching us at games, but also in our personal time. A few of my teammates left from practice on Wednesday, April 19, 2006 and went to one girl's house to get ready for college night at the Phillies stadium, and from there they went straight to the Phillies game and Hugh Craig followed and video taped them the entire night. Hugh Craig was hired by Chris Paoli to "legally stalk" us. In my opinion Chris Paoli is not mentally stable and if she has hired Craig to stalk us without just cause than whom else might she hire? A hit man?! What is next? I do not feel safe at Delaware Tech or anywhere else. I am very afraid of what Chris might do to me, my family, my teammates, and my coaches.

Chris confirmed my fears on Thursday, April 20, 2006 when she verbally harassed me, threatened bodily injury to me, and attempted to physically attack me several times. I was instructed to come back to school and make a report with the security guard which I did immediately as well as my parents, my teammates (apart from Chris Paoli), and my coaches. I am terrified of Chris Paoli and what she might do to me or my loved ones. I do not understand why Delaware Tech is not protecting me and why Delaware Tech is protecting a habitual rule violator. In the section of the Delaware Tech student handbook about Student Rights and Standards of Student Conduct Section V Group A under the heading unacceptable student conduct there are many regulations that Chris Paoli has violated and she should have been subject to disciplinary action under the procedures set forth in this policy. First of all, in Section V, Group A, Number 1 it reads:

"The incitement or acts of force, assault, offensive touching, coercion, harassment, violence, intimidation or any interference with the free movement of others upon the College premises, or any act which endangers the mental or physical health or safety, or any act which is in violation of the Delaware Technical & Community College Violence-Free College Policy."

Chris Paoli has harassed and intimidated me and other members of the 2006 Delaware Tech softball team. Paoli endangered my mental health and physical safety when she threatened to harm me. Furthermore, I have been mentally stressed to the point of my



performance in school and on the field falling below my ability due to her constant harassment and the fact that she hired a stalker.

In Section V, Group A, Number 2 it reads:

"Disruption or obstruction of the orderly operation of Campus activities, on or off College premises. Disruptive behaviors may include, but are not limited to, profane or vulgar statements or gestures, personal habits, personal appearance, slanderous or libelous statements, speech-oriented activities or publications."

Beginning at the College of Southern Maryland Tournament and continuing up to this point, Chris Paoli has aggressively screamed at the coaches, as well as Ron Burgess and the players, in public with very vulgar language and using the F*** word countless times. My 19 month old son, 5 year old niece, and 73 year old grandmother along with my parents come to every game and it is ludicrous that they have to be subject to this type of language at a school event. At the College of Southern Maryland Tournament Saturday, March 11 – Sunday, March 12, 2006 the umpires had to stop the game and ask Paoli to leave the field of play because she was ranting and raving to the first base coach. This was not only disruptive to our team but the umpires and the other team had already judged from this episode. At the Mercer County College game on Thursday, April 20, 2006 the batter had to step out and scream from the batters box because Chris was angrily exploding in her teammates faces in the last inning of the game.

At the Delaware Tech spirit game against Gloucester Community College on Wednesday, April 18, 2006 Paoli hired a few people for \$50.00 each to hold signs insinuating that she was above other players. Also, at the Delaware Tech Owens away game on Thursday, April 13, 2006 she caused a big scene while talking to you very loudly on the phone. She was standing next to the umpire at the fence distracting both teams. Our fans and my teammates were very embarrassed because the other team kept yelling over asking her to stop and saying we were being rude. A few of our parents asked her to stop as well and when they did Chris Paoli initiated a verbal confrontation with one of them. Paoli is a player representing our school and our state every time she puts her jersey on. Are Chris Paoli's vulgar outbursts the kind of representation that you want Delaware Tech to be characterized with?

In Section V, Group A, Number 4 it states:

"Possession, consumption, and/or abuse of illegal drugs and/or alcohol or any violation of the Delaware Technical & Community College Drug-Free School and Workplace Policy."

Chris Paoli has offered several girls on the team percocet as well as alcohol. The most recent proposal for alcohol to an underage teammate was on the way back from the County College of Morris game on Saturday, April 15, 2006.

In Section V, Group A, Number 5 it reads:

"Forgery, bribery, perjury, making a false statement, and/or other behavior indicating dishonesty."

I was told that Chris Paoli made false statements to Teri, our returning catcher, which made her feel unwanted and as a result Teri quit the team. After Teri quit Chris said that she wanted to catch and made it seem like Paoli was after Teri's position.



State Lynn Buris

Chris Paoli has hired three people to hold signs and a private investigator, who knows if Paoli would hire someone to break in cars or hire someone to carry out her threats. I am very worried about what might happen to me or my family if something is not done soon. I know that you have been aware of these incidences every step of the way, but I do not know why you have not taken action to protect your athletes. I want to know what you plan to do to keep me safe and I would like it in writing with the dates and actions you expect to take for my safety.

Sincerely,

Stacie Lynn Burris

A17



DEBAWARE THE HAICAL & COMMUNITY COLLEGE

STANTON CAMPUS PUBLIC SAFISTRY DISPARTIMIENT



TYPE OF REPORT: INITIAL Investigating Officer: PSO, MURRAY, ERNEST

THE OF IGH ON 1. II WILL INVESTIGATING OTHER LEGIS OF INCIDENT AND INC				
DATE: April 24, 2006	PAGE 1	COMPLAINT N Z4-06-00		
RELATIONSHIP TO CAMPUS: STUDENT NAME: CHRISTINA R. PAOLI	5EE BELO DOB: Female 06 /05 /196	W (TELEPHONE: CELL (302) 260-1036 NONE	
34363 SUMMERLYN DRIVE ADDRESS: APT. 204 LEWES, DELAWARE 19958				

TEOCATION OF INCIDENT	DELAWARE TECHNICAL AND COMMUNTIY COLLEGE IN LOT #1 AND MERCER COUNTY COMMUNITY COLLEGE
	WOMENS SOFTBALL GAME
OCCURRED DAV/DATE/FIME	Thursday April 20 2006 Time Incident Occurred 1230HRS-1830 HRS
REFORTED DAY/DATE/LIME	Thursday April 20 2006 Time Incident Was Reported 1830 HRS

TYPLOF.
INCIDENT(S)

DISORDERLY CONDUCT MISDEMEANER

Cleary Act Violation?: NO

Emergency Services Used: NONE

College Official Notified of incident? CAMPUS DIRECTOR

PROPERTY SECTION: N/A OWNER OF PROPERTY: COLLEGE

List Stolen/Damaged Property Include Value of Property

Investigators Signature:_____

Date: 4/24/66

Supervisor Signature:

Date:



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COMPLAINT NUMBER Z4-06-0057

DATE OF REPORT: April 24, 2006

In all statements include day-date-time-place of contact, name-Address-Telephone.

STATEMENT BY: WITNESS

STACIE LYNN BURRIS #7

AT APPROX. 2015HRS THIS WRITER INTERVIEWED MRS. BURRIS IN ROOM A-117. MRS. BURRIS STATED THAT IT ALL STARTED AT APPROX. 1230HRS WHILE LOADING UP THE VAN TO GO TO AN AWAY GAME AT MERCER COUNTY COMMUNITY COLLEGE IN NEW JERSY. MRS. PAOLI CAME UP TO THE VAN AND IT WAS LOCKED, SO SHE BEGAN POUNDING ON THE DOOR, ONE OF THE LADIES IN THE VAN UNLOCKED THE DOOR. THEN OUT OF THE BLUE MRS. PAOLI SAID TO EVERYONE ON THE VAN "YOU GUYS ARE A BUNCH OF FUCKING IDIOTS AND ASSHOLES." THEN AT THE GAME OUT OF THE BLUE MRS. PAOLI STATED TO ALL THE TEAM IN THE DUG-OUT "SHUT UP BITCH" AT EVERYONE. THEN MRS. PAOLI GOT UP INTO MRS. BURRIS'S FACE AND STARTED YELLING AND CURSING AT HER AND MRS. BURRIS IGNORED HER AND STILL CONTINUED TO PACK UP TO LEAVE. MRS. BURRIS STATED THAT AS SHE WAS LEAVING WITH HER PARENTS WHEN MRS. PAOLI RAN UP BACK INTO HER FACE AND THEN TRIED TO KNOCK INTO HER WITH MRS. PAOLI'S SHOULDER AND MISSED. MRS. PAOLI FINALLY GOT ON HER CELL PHONE AND CONTACTED SOMEONE AND STATED "DID YOU GET THAT?" AND "COME AND PICK ME UP". A MAN PULLED UP IN A VEHICLE THAT WAS EARLIER IN THE WEEK IDENTIFIED AS A PRIVATE INVESTIGATOR WHOM MRS. PAOLI HIRED THAT HAS BEEN HANGING AROUND THE CAMPUS VIDEO TAPING THE LADIES PRACTICES AND THEIR GAMES. THIS MAN GAVE MRS. PAOLI A RIDE BACK TO HER CAR HERE AT DELAWARE TECHNICAL AND COMMUNITY COLLEGE. THIS INTERVIEW WAS COMPLETED AT 2026HRS.

Investigators Signature:

Date: 4/24/08

_ Supervisor Signature:__

Date:



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COLUMN A COLUMN ASSESSMENT ASSESS	CAR OF STREET STREET, OF STREET,
STATEMENT BY:	CAROL SMITH, MOTHER OF STACIE BURRIS
WITNESS	
·	AT APPROX. 2026HRS THIS WRITER INTERVIEWED MRS. SMITH
	IN ROOM A-117. MRS. SMITH STATED THAT SHE WAS SEATED
	ON THE BLEACHERS BEHIND HOME PLATE. SHE STATED THAT
	SHE HEARD THE COMMOTION OCCURING IN THE DUG-OUT
	AND SEEN MRS. PAOLI IN MRS. BURRIS'S FACE MRS. SMITH
	YELLED OUT TO MRS. PAOLI "LEAVE HER ALONE". MRS. PAOLI
	REPLIED THAT "I CAN SUE YOU FOR THAT COMMENT". MRS.
	PAOLI WAS TRYING TO PROVOKE A FIGHT WITH MRS. BURRIS
	BUT MRS. BURRIS JUST WALKED AWAY. THIS INTERVIEW WAS
	COMPLETED AT 2036HRS.
STATEMENT BY:	NICOLE TIBERI #2
WITNESS	
	AT APPROX. 2037HRS THIS WRITER INTERVIEWED MRS. TIBERI
	IN ROOM A-117. MS. TIBERI STATED THAT SHE WAS AWAY
	FROM THE DUG-OUT. SHE ONLY HEARD MRS. PAOLI STATE
	"ITS ALL RIGHT, YOU'LL GET PAY BACK COMING TO YOU"
	TOWARDS MS. STACIE BURRIS. THIS INTERVIEW WAS
	COMPLETED AT 2040HRS.
STATEMENT BY:	GARY SMITH, FATHER OF STACIE BURRIS
WITNESS	
	AT APPROX. 2040HRS THIS WRITER INTERVIEWED MR. SMITH
	IN ROOM A-117. MR SMITH STATED THAT HE POSITIONED AT
	THE FAR LEFT FIELD. HE SEEN COMMOTION IN THE DUG-OUT
	AND PROCEEDED TOWARDS THE AREA. MR. SMITH STATED
	THAT HE HEARD MRS. SMITH TELL MRS. PAOLI TO LEAVE HER
	ALONE AND MRS. PAOLI'S REPLY OF I'LL SUE YOU FOR THAT
	COMMENT. MR. SMITH THEN STATED THAT HE OBSERVED
	MRS. PAOLI SURROUNDING MRS. BURRIS AND TRYING TO
	PROVOKE A FIGHT WITH HER BUT MRS. BURRIS JUST WALKED
	AWAY. THIS INTERVIEW WAS COMPLETED AT 2048HRS.

INVESTIGATIVE ACTION BY THE OFFICER: This section is a chronological synopsis of the action taken by the Officer(s) during the investigation.

AT APPROX. 1830HRS. THIS WRITER WAS NOTIFIED BY RON BURGESS (ATHLETIC DIRECTOR) THAT MRS. CHRISTINA PAOLI HAS ACTED INAPPROPRIATELY I.E. CURSING OUT TEAM MATES, HEAD COACH AND PARENTS OF TEAM MATES AND EVEN TRYING TO CAUSE PHYSICAL INJURY TO ONE OF THE TEAM MATES AT AN AWAY GAME FOR DTCC IN MERCER COUNTY COMMUNITY COLLEGE IN NEW JERSEY. AT APPROX. 2015HRS. THIS WRITER STARTED INTERVIEWING ALL THE TEAM MATES AND PARENTS OF TEAM MATES THAT WERE ALL WITNESSES TO THIS INCIDENT IN ROOM A-117 (CAFETERIA). THIS INTERVIEWING WAS COMPLETED AT APPROX. 2235HRS.

Investigators Signature:

Date: cl/24/06

Supervisor Signature:

Date:

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RACE: WHITE APPROX. **DESCRIPTION OF SUSPECT: GENDER:** FEMALE AGE/D.O.B. 06/05/1962, 43YOA

HEIGHT:5'4-5'6 WEIGHT: 160-180LBS BUILD: MEDIUM

COLOR OF HAIR: LONG STRAIGHT BRUNETTE

CLOTHING DESCRIPTION: BLUE AND WHITE JERSEY W/#10 **COLOR OF EYES: BROWN**

ON BACK, BLUE SHORTS, WHITE BASEBALL CLEATS

DISPOSITION: PENDING (ACTIVE)

COMPLAINT NUMBER: Z4-06-0057

DATE OF REPORT: April 24, 2006

ADDITIONAL INFORMATION: **JESSICA TORTEROTOT #18**

AT APPROX. 2103HRS THIS WRITER INTERVIWED MS. TORTEROTOT IN ROOM A-117. MRS. TORTEROTOT STATED THAT EVERYTHING WAS CALM LIKE NORMAL AT THE GAME. THEN ALL OF A SUDDEN MRS. PAOLI OBSERVED RON BURGESS LEAVE THE GAME AND THEN MRS. PAOLI STARTED CURSING AND YELLING AT TEAM MATES AND HEAD COACH MATT SCHOLL. IT WAS ALL LIKE A MOVIE. IT SEEMED LIKE SHE PLANNED OUT THE

WHOLE THING. THIS INTERVIEW WAS COMPLETED AT 2108HRS.

Investigators Signature: Supervisor Signature: Date:

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MARYALICE SMILEY #13

AT APPROX. 2108HRS THIS WRITER INTERVIEWED MS. SMILEY IN ROOM A-117. MS. SMILEY STATED THAT SHE SEEN MRS. PAOLI IN MRS. BURRIS'S FACE AND THEN MS. TORTEROTOT GOT IN BETWEEN THE TWO AND PULLED MRS. BURRIS AWAY FROM MRS. PAOLI. MS. SMILEY ALSO STATED THAT SHE HEARD MRS. PAOLI STATE TO MS. BURRIS THAT "THIS IS NOT OVER" AND THEN CONTACTED SOMEONE ON MRS. PAOLI'S CELL PHONE AND STATE "DID YOU GET THAT". THIS INTERVIEW WAS COMPLETED AT 2119HRS.

ERICA BASARA # 4, TEAM CAPTAIN

AT APPROX. 2121HRS THIS WRITER INTERVIEWED MS. BASARA IN ROOM A-117. MS. BASARA STATED THAT SHE WAS UP TO BAT ON HOME PLATE WHEN SHE HEARD ARGUING IN THE DUG-OUT. MS. BASARA FINALLY HAD TO CALL TIME OUT AND STATE TO THE DUG-OUT "SHUT AND QUIT IT". SOON AFTER SHE WAS DONE ON HOME PLATE MS. BASARA WENT INTO THE DUG-OUT AND LAUREN MCCARTNEY, STACIE BURRIS AND CHRSTINA PAOLI WAS IN THERE ARGUING. MS. BASARA BROKE THEM APART AND TOLD THEM ALL TO COOL IT. THIS INTERVIEW WAS COMPLETED AT 2125HRS.

LISA TODD #3

AT APPROX. 2125HRS THIS WRITER INTERVIEWED MS. TODD IN ROOM A-117. MS. TODD STATED THAT WHEN EVERYONE WAS IN THE VAN READY TO LEAVE MRS. PAOLI CAME UP TO THE VAN STARTED BANGING ON THE DOOR UNTIL SOMEONE OPENED IT UP FOR HER. UPON ENTERING THE VAN MRS. PAOLI STATED "ALL OF YOU ARE FUCKING IDIOTS AND ASSHOLES" TO ALL THE GIRLS IN THE VAN. THEN AT THE GAME MRS. PAOLI GOT INTO MRS. BURRRIS'S FACE AND WAS CURSING HER OUT. MS. TODD THEN STATED ABOUT HOW MRS. PAOLI LIKES TO REPEATEDLY SAY IM NOT GAY WHILE SHE GETS INTO EVERYONES FACE, CORNERING THEM AND MAKING BODILY CONTACT THAT MAKES HER AND OTHER TEAM MATES FEEL VERY UNCOMFORTABLE. THIS INTERVIEW WAS COMPLETED AT 2134HRS.

MELISSA BLACKARD #11

AT APPROX. 2134HRS THIS WRITER INTERVIEWED MS. BLACKARD IN ROOM A-117. MS. BLACKARD STATED THAT SHE HEARD MRS. PAOLI TELL LACY VIBALE TO SHUT UP. MS. BLACKARD ALSO STATED THAT WITH NO CONNECTION WITH THE SOFTBALL GAME INCIDENT, THAT SHE IS VERY UNCOMFORTABLE WITH MRS. PAOLI AROUND. MS. BLACKARD CONTINUED BY STATING THAT MRS. PAOLI HAS A HABITT OF VOLUNTARLY DISCUSSING HER SURGERY ON HER BREASTS AND EVEN EXPOSING THEM TO HER. THIS SHE INCLUDED MADE HER FEEL VERY UNCOMFORTABLE. THIS INTERVIEW WAS COMPLETED AT 2140HRS.

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Investigators Signature:_	E SHI	Supervisor Signature:	1 D	11
Date:	4/24/06	Date:	4	7966

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Z4-06-0057

KELLY MCCORMICK #19

AT APPROX. 2141HRS THIS WRITER INTERVIEWED MS. MCCORMICK IN ROOM A-117. MS. MCCORMICK STATED THAT MRS. PAOLI SAID TO HER THAT "I HAVE NOT TRIED TO GIVE OR SELL ANY PERCASET OR MIDOL TO ANYONE. DON'T BELIEVE THEM." THEN DURING THE GAME MS. MCCORMICK STATED THAT SHE HEARD MRS. PAOLI STATE TO LACY VIBALE THAT "YOU HAVE BEEN ON MY ASS ALL GAME". THEN AFTER THE GAME, MS. MCCORMICK SEEN MRS. PAOLI TRYING TO STRIKE MRS. BURRIS WITH HER SHOULDER AND MISSED. THIS INTERVIEW WAS COMPLETED AT 2147HRS. Z4-06-0057

ROBIN GANDERTON #12

AT APPROX. 2147HRS THIS WRITER INTERVIEWED MS. GANDERTON IN ROOM A-117. MS. GANDERTON STATED THAT SHE ALSO SEEN MRS. PAOLI TRYING TO STRIKE MRS. BURRIS WITH HER SHOULDER AND MISSED. MS. GANDERTON ALSO STATED THAT SHE AS WELL HEARD MRS. PAOLI STATE TO LACY VIBALE THAT "YOU HAVE BEEN ON MY ASS ALL GAME". THIS INTERVIEW WAS COMPLETED AT 2151HRS.

LAUREN MCCARTNEY #24

AT APPROX. 2151HRS THIS WRITER INTERVIEWED MS. MCCARTNEY IN ROOM A-117. MS. MCCARTNEY STATED THAT OBSERVED MRS. PAOLI YELLING AT HEAD COACH MATT SCHOLL AND STATING "DO YOU SEE WHATS GOING ON? WHAT ARE YOU GOING TO DO ABOUT IT?" THEN MS. MCCARTNEY OBSERVED MRS. PAOLI GO UP TO ONE OF THE UMPIRES AFTER THE GAME AND ASK HIM FOR HIS NAME AND PHONE. MS. MCCARTNEY ASSUMED THAT MRS. PAOLI WAS TRYING TO GET THE UMPIRES ON HER SIDE. THEN WHILE THE TEAM WAS PACKING UP EVERYTHING TO LEAVE, MRS. PAOLI STATED TO EVERYONE THAT "I'M NOT GOING TO QUIT AND YOUR NOT GONNA CHASE ME AWAY BECAUSE I KNOW THAT'S WHAT YOU WANT." THIS INTERVIEW WAS COMPLETED AT 2201HRS.

LACY VIBALE, TEAM MANAGER

AT APPROX. 2201HRS THIS WRITER INTERVIEWED MS. VIBALE IN ROOM A-117. MS. VIBALE STATED THAT SHE IS UNSURE WHY MRS. PAOLI HAS TO DISRUPT PRACTICES AND GAMES ALL THE TIME. MS. VIBALE STATED THAT MRS. PAOLI HAS A HABIT OF TALKING DOWN TO OTHER PLAYERS AND TELLING THEM THAT SHE DOES NOT KNOW WHY THEY PLAY THAT CERTAIN TEAM MATE AND NOT HERSELF. MRS. PAOLI THINKS SHE IS BETTER THEN EVERYONE ON THE TEAM. MS. VIBALE DOES AGREE THAT MRS. PAOLI HAS A HABIT OF GETTING TOO CLOSE TO THE OTHER TEAM MATES EITHER IT BE FROM TALKING TOO CLOSELY AND CORNERING THEM TO ACTUAL BODILY CONTACT. OTHER TEAM MATES HAS VOICED THEIR CONCERN IN THIS MATTER. THIS INTERVIEW WAS COMPLETED AT 2208HRS.

Investigators Signature:

Supervisor Signature:

Date:

A23

PAGE 7

Z4-06-0057

CHRISTY GANDERTON, ASSISTANT COACH

AT APPROX. 2208HRS THIS WRITER INTERVIEWED MS. GANDERTON IN ROOM A-117. MS. GANDERTON STATED THAT WHEN EVERYONE WAS IN THE VAN READY TO LEAVE MRS. PAOLI CAME UP TO THE VAN STARTED BANGING ON THE DOOR UNTIL SOMEONE OPENED IT UP FOR HER. UPON ENTERING THE VAN MRS. PAOLI STATED "ALL OF YOU ARE FUCKING IDIOTS AND ASSHOLES" TO ALL THE GIRLS IN THE VAN. THIS INTERVIEW WAS COMPLETED AT 2213HRS.

EMILY EVANS, ASSISTANT COACH

AT APPROX. 2213HRS THIS WRITER INTERVIEWED MS. EVANS IN ROOM A-117. MS. EVANS STATED THAT MRS. PAOLI HAS A HABIT OF DOING WHAT SHE WANTS TO DO. MRS. PAOLI HAS BROKEN THE RULES AND THE REGULATIONS THAT ALL PLAYERS HAVE TO FOLLOW. MRS. PAOLI HAS BROKEN CURFEW, CAME IN EARLY IN THE MORNING WHEN LIGHTS OUT WAS 10:00PM AT AN AWAY GAME, HAVING A GUY STAY THE NIGHT IN HER ROOM WHEN SHE KNOWS THAT'S WAS AGAINST POLICY AND CURSING AROUND AND CURSING OUT OTHER TEAM MATES. MRS PAOLI DOES NOT FOLLOW ANY OF THE RULES THAT DTCC HAS CREATED FOR ALL ATHLETIC TEAMS AND MS. EVANS STATED IN HER OPINION, SHE WOULD LIKE TO HAVE MRS. PAOLI REMOVED FROM THE TEAM FOR GOOD. SHE IS NOT A TEAM PLAYER, SHE IS ALWAYS TALKING BAD ABOUT OTHER TEAM MATES AND IS BREAKING ALL THE TEAMS SPIRIT. THIS INTERVIEW WAS COMPLETED AT 2235HRS.

DISPOSITION: THIS REPORT WAS REFERRED TO THE CAMPUS DIRECTOR AND DEAN OF STUDENT SERVICES IN REFERENCE TO SECOND OCCURRENCE OF WORK PLACE VIOLENCE POLICY VIOLATION.

Investigators Signature:

Date: 4/2 / 1/2 C

Supervisor Signature:_

Date:

AZ4

Delaware Technical & Community College Policy regarding Student Rights and Standards of Student Conduct

Delaware Technical & Community College has the responsibility and duty to establish and deliver a comprehensive educational program to the citizens of the State of Delaware as defined in the law through the General Assembly. The College is committed to providing a learning environment for students in which they may grow both as students and citizens.

As members of the College community, students have an obligation to participate in the life of the College in a responsible manner. Students have the freedoms of speech, peaceful assembly and petition, as well as the right to due process. However, students also have responsibilities and duties commensurate with their rights and privileges.

II. Purpose

The purpose of this policy is to state and uphold rules and regulations deemed necessary for the orderly administration and operation of the College, for the orderly resolution of conflicts and disputes, and for the protection of the College community against misconduct and unlawful acts. Additionally, this policy identifies the type of conduct encompassed, the procedures to be used when infractions are alleged, and the sanctions for policy violations.

III. Scope

- A. Delaware Technical & Community College's jurisdiction for student discipline purposes shall include conduct that occurs on campus and at College-sponsored activities held off College premises that may adversely affect the College community and/or the pursuit of its objectives.
- B. Conduct involving allegations of academic dishonesty will be handled under the College Policy on Academic Dishonesty.
- C. A student who wishes to challenge an academic grade given in any course must proceed in accordance with the Academic Grade Challenge Policy.
- D. Allegations concerning behavior in the academic setting will be handled under this Student Rights and Standards of Student Conduct Policy.
- E. The Vice President for Academic Affairs, in consultation with the Collegewide Deans of Student Services, may develop forms and procedures for the administration of this Student Rights and Standards of Student Conduct Policy.
- F. The College will administer disciplinary action and, if necessary, initiate criminal or civil actions consistent with constitutional safeguards accorded by law. Any questions about the College's jurisdiction will be resolved by Delaware Technical & Community College's Chief Legal Counsel.

IV. Student Rights



- A. Students enrolled in any program or course at any campus of the College have the right to pursue their educational goals and may expect:
 - 1. A description of the course to include the measurable objectives, course requirements and evaluation procedures.
 - 2. A fair performance evaluation based on measurable objectives and course requirements.
 - 3. The opportunity to discuss, inquire and express their views in the classroom or in conference.
 - 4. Protection against improper disclosure concerning data which is confidential, in accordance with state and federal guidelines. (See the Family Educational Rights and Privacy Act FERPA)
 - 5. To be treated with dignity and respect.
- B. Procedure For The Resolution of Complaints By a Student
 - Step 1 A student who feels that any of his/her rights, as identified above, have been violated is encouraged to first meet with the person accused of violating the students' rights to seek satisfactory resolution in an informal manner through discussion.
 - Step 2 In the opinion of the student, if satisfactory resolution is not achieved at Step 1, the student shall meet with his/her program counselor or advisor to discuss and facilitate a resolution of the complaint. The facilitator (counselor or advisor) may include other individuals as appropriate.
 - Step 3 In the opinion of the student, if a satisfactory resolution is not accomplished at Step 2, the student shall file a written complaint with the Dean of Student Services. The written complaint shall be submitted within five (5) working days after all meetings with the facilitator have concluded. The complaint shall include the name of the person accused of violating one or more of the rights as set forth above, a statement of the specific right or rights alleged to have been violated by the accused, the manner in which the right or rights is alleged to have been violated, the identity of any person who has knowledge of any fact supporting the charge(s) and a summary of all facts of which the person is alleged to have knowledge, a summary of efforts to resolve the matter to date and the relief sought by the complaining party.

Step 4 - The Dean of Student Services, after reviewing the complaint to ensure that the resolution process has been properly followed, will forward a copy of the written complaint to the accused, who will be given an opportunity to respond to the accusations against him/her. The response shall be written and shall be submitted within 10 working days from the date the complaint is forwarded by the Dean of Student Services. If the accused is an employee, his or her immediate supervisor shall be notified by the Dean of Student Services that a complaint has been filed. The Dean of Student Services shall thereafter conduct such investigation into the allegations as he/she deems necessary and shall notify the student and the accused in writing of his/her determination. In the event that the Dean of Student Services determines that a students' rights have been violated by an employee of Delaware Technical & Community College, then the Dean of Student Services shall also provide a copy of his or her decision to the appropriate dean or director, the Director of Human Resources of the campus where the employee is employed, or to the Assistant Vice President for Human Resources if the employee is employed in the Office of the President, who shall administer such discipline, if any, as he/she deems appropriate. Any disciplinary action and/or corrective action taken, or appeals thereof, will be in accordance with section XII, Conduct and Corrective Action Policy of the Personnel Policy Manual.

V. Standards of Student Conduct

Students enrolled in any program or course at any campus of the College have the responsibility to conduct themselves in a manner conducive to the orderly operation of the College and will be expected to:

- 1. Attend classes on a regular basis in order to have the maximum opportunity to complete the measurable objectives and meet the requirements of each course.
- 2. Respect the rights of staff members and students as they participate in College courses, programs and activities.
- 3. Satisfy all financial obligations to the College.
- 4. Comply with all published Delaware Technical & Community College policies, rules and/or regulations included in the Student Handbook and elsewhere.
- 5. Comply with all federal, state and local laws.
- 6. Treat others with dignity and respect.

A. Unacceptable Student Conduct

The College has determined that the following student actions are unacceptable and subject to disciplinary action under the procedures set forth in this policy. Such behavior shall include, but not be limited to:

- 1. The incitement or acts of force, assault, offensive touching, coercion, harassment, violence, intimidation or any interference with the free movement of others upon the College premises, or any act which endangers the mental or physical health or safety, or any act which is in violation of the Delaware Technical & Community College Violence-Free College Policy.
- 2. Disruption or obstruction of the orderly operation of Campus activities, on or off College premises. Disruptive behaviors may include, but are not limited to, profane or vulgar statements or gestures, personal habits, personal appearance, slanderous or libelous statements, speech-oriented activities or publications.
- 3. Gambling.
- 4. Possession, consumption and/or abuse of illegal drugs and/or alcohol or any violation of the Delaware Technical & Community College Drug-Free School And Workplace Policy.
- 5. Forgery, bribery, perjury, making a false statement, and/or other behavior indicating dishonesty.
- 6. Cheating, plagiarism or other violation on the College's Policy on Academic Dishonesty.
- 7. Theft, robbery, criminal trespass and/or burglary.
- 8. Intentional destruction of College property or the property of another or damaging public or private real or personal property without the permission of the owner by knowingly, purposely or recklessly drawing, painting or making any significant mark or inscription thereon.
- 9. Sexual assault, stalking or other violation of the Delaware Technical & Community College Sexual Assault Policy.
- 10. Violation of the Delaware Technical & Community College Policy Prohibiting Weapons and Dangerous Instruments or Devices.
- 11. Violation of the Delaware Technical & Community College Sexual Harassment Policy which will be handled according to the Procedure for the Resolution of Sexual Harassment Complaints as published in the Student Handbook.
- 12. Violation of the Delaware Technical & Community College Acceptable Use of Electronics Networks Policy.
- 13. Violation of any other published Delaware Technical & Community College policy, rule and/or regulation included in the Student Handbook and elsewhere.
- 14. Any other violation of federal, state or local law.

B. Procedure for the Resolution of a Complaint Against a Student

Any member of the College community who has reason to believe that a student has violated the Standards of Student Conduct should report the alleged violation to one of the following College officials:

- Members of the Public Safety Department
- Dean of Student Services
- Dean of Instruction
- Director of Corporate and Community Programs (for non-credit students)
- Evening Coordinator/Evening Operations Manager

The Vice President and Campus Director and each of the College officials designated above shall have the authority to immediately remove from campus any student who is accused of violating the Standards of Student Conduct when, in the opinion of the Vice President and Campus Director or other designated College official, the student's continued presence on campus creates an unreasonable risk to the health, safety and/or welfare of any member of the College community or is disruptive to the learning environment. This action may include calling the local law enforcement officers as necessary. In addition, after review with the respective Vice President/Campus Director, the Dean of Student Services shall have the authority to suspend a student pending a hearing in cases when, in the opinion of the Dean of Student Services, the welfare of the College community is endangered or jeopardized by the student's continued presence on campus or to place such conditions on the student's presence on campus as he/she determines in his/her discretion to be in the best interest of the College, its students and staff.

In cases where the initial report of alleged student misconduct is reported to a Dean of Instruction or a Public Safety Officer, he/she shall report the complaint to the Dean of Student Services as soon thereafter as is reasonably practicable.

The following procedure shall apply to all complaints against a student unless another procedure and/or process has been established by another College Policy or by agreement for students in non-credit courses.

Upon receipt of notice that a violation of the Standards of Student Conduct is believed to have occurred, the Dean of Student Services shall utilize the following procedure to resolve the matter:

Step 1 – If appropriate, the Dean of Student Services shall encourage the complaining party to first meet with the student accused of violating the Standards of Student Conduct in an effort to seek a satisfactory resolution in an informal manner through discussion.

Step 2 - In the opinion of the complaining party, if a satisfactory resolution is not accomplished at Step 1, or if informal discussions with the accused would jeopardize the health, safety or welfare of the complaining party, the Dean of Student Services shall request a formal written complaint from the complaining party. The written complaint shall be received within five (5) days after the request from the Dean of Student Services and shall include the name of the person accused of violating the Standards of Student Conduct, a statement of the specific Standards of Student Conduct alleged to have been violated by the accused, the manner in which the Standards of Student Conduct are alleged to have been violated, the identity of any person who has knowledge of any fact supporting the charge(s) and a summary of all facts of which the person has knowledge, a summary of efforts to resolve the matter to date and the relief sought by the complaining party.

The Dean of Student Services, after reviewing the complaint to ensure that all required information has been provided and the resolution process has been properly followed, will forward a copy of the written complaint to the accused, who will be given an opportunity to respond in writing to the accusations against him or her within five (5) working days. The Dean of Student Services shall include a copy of The Student Rights and Standards of Student Conduct and shall advise the accused of the following:

- That the accused violator has the right to a hearing before a Campus Judicial Committee in accordance with the hearing process outlined in Section VI.
- That the accused violator has a right to be represented by an advisor or an attorney in a hearing before the Campus Judicial Committee. The name of the advisor or attorney must be submitted to the Campus Judicial Committee at least twenty-four (24) hours prior to the hearing.
- That the accused violator has a right to waive a hearing before the Campus Judicial Committee and to accept the disposition of the matter as determined by the Dean of Student Services, including the possible sanctions to be imposed.
- That waiving the right to a hearing includes waiving the right to an appeal.
- That the accused violator will be deemed to have waived his/her right to a hearing before the Campus Judicial Committee unless a written request is received by the Dean of Student Services within seven (7) working days after the date of the notice advising the accused violator of his/her rights as contained herein.
- That the accused violator has the right to appeal the decision of the Campus Judicial Committee to the Dean of Student Services.

In the event the accused elects to have a hearing, the Dean of Student Services shall notify the Vice President and Campus Director of the need to appoint a Campus Judicial Committee. Upon receipt of the names of the Campus Judicial Committee appointments, the Dean of Student Services will notify all parties, in writing, of the date, time and place of the scheduled hearing. The hearing shall be conducted in accordance with Section VI.

Either party has the right to appeal the decision of the Judicial Committee to the Dean of Student Services within seven (7) working days after receipt of the decision.

In the event that the accused student waives his/her right to a hearing or withdraws a request that was previously made, the Dean of Student Services shall conduct such investigation into the allegations as he/she deems necessary and shall notify the complainant and the accused student in writing of his/her determination. The investigation of the alleged violation and the subsequent decision of the Dean of Student Services shall be final. The Dean shall notify the accused violator and the complaining party, in writing, of the final determination.

C. Sanctions for Violation of Student Conduct Standards

Sanctions applied for violations of Student Conduct Standards may include any one or more of the following:

- 1. Written Reprimand A written notice to the student that his or her actions violated the Standards of Student Conduct and that future incidents of misconduct may be cause for further disciplinary action.
- 2. Disciplinary Probation A specified period of time during which the student is expected to demonstrate appropriate conduct as a member of the academic community.
- 3. Academic or Social Restriction Exclusion from stated classes, facilities, services or activities for a specified period of time.
- 4. Restitution Payment for damages to College property or the property of another.
- 5. Rehabilitative Referral Referral to an accepted physician or mental health counselor for evaluation and, if indicated, treatment for a physical, mental or psychological condition or disorder.
- 6. Suspension Temporary (5 days or less) withdrawal of the student's right to attend classes or otherwise be present on College premises or to attend College functions, whether on campus or off campus.
- 7. Dismissal Withdrawal of the privilege of registration, class attendance or activities on any campus of the College for an indefinite period of time.

The College reserves the right to refer a student for criminal prosecution, which may be in addition to any sanction set forth above.

VI. The Hearing Process

Written charges of Violations of Student Conduct Standards in which judicial proceedings are elected, will be referred to and heard by a Campus Judicial Committee composed of:

Two (2) students of the campus appointed by the Student Government Association.

Two (2) staff members, one (1) each appointed by the Dean of Instruction and the Dean of Student Services.

Delaware Technical & Community College's Chief Legal Counsel, or his/her designee, who shall serve as the chairperson.

No member of the Campus Judicial Committee may be a party to the case for which he/she is sitting in judgment. In the event that Chief Legal Counsel is a party or potential witness, then the chairperson shall be appointed by the College President. Pending final decision of the complaint, the status of the accused will not change as to his/her continued presence on campus and participation in scheduled assignments or classes, except where his/her presence constitutes a real and present danger to himself/herself, to others or to the orderly operation of the College.

The accused will be advised by the Dean of Student Services of possible sanctions or disciplinary action with sufficient detail to enable him/her to prepare properly for the hearing. The accused may withdraw his/her request for a hearing at any time.

The complaining party may withdraw charges at any time. Once charges are withdrawn, they may not be reintroduced unless sufficient new evidence is brought forth. A written request to withdraw charges must be submitted to the Dean of Student Services who will notify all parties of the action.

The chairperson shall preside over the hearing and shall make all rulings concerning the admissibility of evidence. The hearing will be upon sworn or affirmed testimony and the proceedings will be tape-recorded for the preservation of the record. The Delaware Uniform Rules of Evidence shall be used as a guide to the admissibility of evidence. All documents submitted as evidence and the tape-recording of the hearing will be kept for not less than one (1) year. Since the hearing will be audio tape-recorded, it will be necessary for each person to state his or her identity when speaking. The parties may submit relevant factual data, documents, testimony and argument. Only evidence and argument presented at the hearing or presented to the Campus Judicial Committee and opposing parties before the hearing may be taken into consideration by the Judicial Committee in making its findings and rendering its decision. All members of the Judicial Committee must be present to proceed to hearing and must remain for the duration of the proceedings.

To begin the hearing, the chairperson of the Judicial Committee will read the statement of charges. The person bringing the charges may present evidence, call witnesses in his/her own behalf, and confront and cross-examine witnesses called by the accused. The accused shall have the right to present evidence, to call witnesses in his/her own behalf, and to confront and cross-examine witnesses called by the person bringing the charges. The Campus Judicial Committee may also call witnesses to give testimony, who shall also be subject to cross-examination by either party. The person bringing the charges will be required to attend the hearing. The hearing will be open only to members of the Campus Judicial Committee, the accused and his/her advisor or attorney, the person bringing the charges and his/her advisor or attorney, and witnesses called to testify. All witnesses shall be sequestered.

Upon conclusion of the hearing, the Judicial Committee will make findings of fact and conclusion as to innocence or guilt which will be established by a preponderance of evidence and by a majority vote of the Campus Judicial Committee. The burden of proof rests with the person bringing the charges. The chairperson will cast a vote only in case of a tie vote. The Campus Judicial Committee will submit a written decision to the Dean of Student Services within seven (7) working days, setting forth its findings and, if applicable, the disciplinary action to be imposed where a finding of guilt is rendered upon the student. The Dean of Student Services will forward a copy of the Campus Judicial Committee's decision to the accused student and to the person bringing the charges within five (5) working days after his or her receipt thereof.

In cases where a violation of the Standards of Student Conduct is found, the Dean of Student Services shall advise the student of his or her right to submit an appeal, in writing, within seven (7) working days from the receipt of the written notice. The appeal shall be to the Dean of Student Services and shall be based on the record before the Campus Judicial Committee. Upon review and examination of the Campus Judicial Committee's findings, the Dean may either affirm or reverse the Committee's decision. The decision by the Dean of Student Services shall be in writing and shall be the final disposition of the complaint.





Dover Georgetown Stanton Wilmington

May 4, 2006

Ms. Christina Paoli 34363 Summerlyn Drive, Apt. 204 Lewes, DE 19958

Dear Ms. Paoli:

This letter will confirm the e-mail that I sent to you today. A hearing before the Campus Judicial Committee on the initial complaint forwarded to you by a letter dated April 13, 2006, from Dean Hicks-Goldstein and the second complaint forwarded to you under cover of Dean Hicks-Goldstein's April 24, 2006 letter will be held on Wednesday, May 10, 2006. The hearing will be conducted at the Wilmington Campus in Conference Room 202 in the Southeast Building and will begin promptly at 1:00 p.m. The procedure for the hearing will be as set forth in Section VI of the Student Rights and Standards of Student Conduct Policy, a copy of which was sent to you by Dean Hicks-Goldstein with each complaint. Please be prepared to present any witnesses or documents that you would like the committee to consider at that time. I have allotted two hours for the hearing.

Very truly yours,

Brian D. Shirey
Chief Legal Counsel

BDS/nrv

Cc: Regan Hicks-Goldstein

	453820
21497 S(36705)(1203)	

CHRISTIANA CARE	Panlin
Christiana Hospital Wilmington Hospital 4755 Ogletown-Stanton Rd 501 W 14th Street Newark, DE 19716 Wilmington, DE 19801	Moli Christine
DISCHARGE PRESCRIPTION	
Christiana Care Operator 733-1000	
Date: 5/1/06	• :
R.#	
	PATIENT NAME, ADDRESS, MR#, AND DOB ABOVE
MED Allergies:	
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! !) 0 CHI 753-4540
Doctor's DEA # Doctor's ID# o	Printed Name SUBSTITUTION PERMITTED
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prescriber must hand write "Brand Necessary or	SAHOU
"Brand Medically Necessary" in the space provided	

DEAN OF STUDENT SERVICES

MAY 1 0 2008

DT&CC

STANTON WILMINGTON CAMPUS

AFFIDAVIT OF MICHAEL TERRANOVA

STATE OF DELAWARE

SS.

COUNTY OF NEW CASTLE

I, Michael Terranova, first being duly sworn according to law, do hereby depose and say as follows:

- 1. I am a Criminal Justice instructor at Delaware Technical and Community College.
- 2. I am personally familiar with Christina Paoli.

3. I witnessed Christina Paoli in my class on the Stanton Campus of Delaware Technical and Community College on May 4, 2006.

Signature

SWORN TO AND SUBSCRIBED before the, a Notary Public/Notarial Officer of the County and State aforesaid on this 26 day of August, 2007.

Notary Public/Notarial Officer

DELAWARE TECHNICAL & COMMUNITY COLLEGE





TYPE (OF R	EPOI	RT: INI	TIAL Investigating	Office	er: PSC) Krzanc	owski	
DATE:					PAGE 1		COMPLAINT NO: Supplement Code Z4-06-0063		
NAME:	RELATIONSHIP TO CAMPUS: STUDENT Christina R. Paoli					DOB:	SEE BELO Female 06 /05 /196		TELEPHONE: CELL (302)260-1036 NONE
ADDRESS: CITY/STATE: 400 Stanton-Christiana Rd. Newark, DE 19713									
LOCATIO	LOCATION OF INCIDENT Lot 1								
OCCURRED DAY/DATE/TIME Thursday May 4 2006			06 Ti	6 Time Incident Occurred 0935 HRS					
REPORTE	Thursday May 4 2006 Time Incident Was Reported 0935 HRS					1 0935 HRS			
Cleary Act Violation?: NO									
Emergency Services Used: NONE College Official Notified of incident? CHIEF OF PUBLIC SAFETY									
'ROPERTY SECTION: N/A OWNER OF PROPERTY: N/A									
ist Stolen/Damaged Property Include Value of Property									

vestigators Signature:_	Supervisor Signature:	
Date:	Date:	

PAGE 2

COMPLAINT NUMBER Z4-06-0063

DATE OF REPORT: May 10, 2006

In all statements include day-date-time-place	ce of contact. name-Address-Telephone.				
STATEMENT BY:					
VICTIM					
STATEMENT BY:					
WITNESS					
STATEMENT BY:					
WITNESS					
STATEMENT BY:					
WITNESS					
TAILTECTICATIVE ACCION DV	THE OFFICED.				
during the investigation.	THE OFFICER: This section is a chronological synopsis of the action taken by the Officer(s)				
)	0935Hrs while on patrol in Lot 1 writer noticed a blue Ford Taurus				
	d into a parking space with the rear driver side door open and a leash				
	th closed into the trunk and a bowl of water next to the rear tire. Writer				
	noticed a black lab in the back seat and a note in the door jam stating "I				
	ou need me 260-1036 The dog is not being neglected. Thank You Chris''.				
•	erry, and writer was instructed to go to the DELJIS lab and make				
_	hristina R Paoli (DOB06.05.1962). Writer went to classroom A213 and				
	0940Hrs and advised her that her dog could not be on campus with the				
	pen because the dog would still be able to approach people even though				
	for the time being if she could just roll the windows down and put the				
	ited "Off the record I have been receiving threats from the softball team				
	tection." Mrs. Paoli also stated "I talked to people higher up and they				
	explained again that there are to be no pets on campus unattended and				
	I put the dog in the car and roll the windows down, and that Public				
Safety Officers will keep an eye on the dog during our patrols. Mrs. Paoli then complied with-out incident					
and put the dog in the car with the windows down.					
7077	140**				
The dog was then checked on at 1					
DESCRIPTION OF SUSPECT: O					
HEIGHT: N/A WEIGHT: N/A BUILD: N/A COLOR OF HAIR: N/A					
COLOR OF EYES: N/A CLO	THING DESCRIPTION: Pink shirt, Jean shorts and White shoes				
DISPOSITION: INACTIVE					

Date: Supervisor Signature: Date:



PAGE 3

COMPLAINT NUMBER: Z4-06-0063

DATE OF REPORT: May 10, 2006

ADDITIONAL INFORMATION:

vestigators Signature:______Supervisor Signature:_____ Date: Date:

